## RECEIVED CENTRAL FAX CENTER

JUL 1 7 2007

Title of Levention   CARBOHYDRATE-LIGAND CONJUGATES AND THEIR APPLICATION FOR THE ANALYSIS OF CARBOHYDRATE-PROTEIN INTERACTION    As the below named inventor(s), live declare that:  This declaration is directed to:  The attached application,  Application No. 19/590,045   filed on PCT/JP2005/003220 (filed 2/19/2005)  As amended on   Citizen of: (if applicable);  I/We have reviewed and understand the contents of the shove-identified application, including the estima, as amended by any amendment specifically referred to approximate the objects of the shove-identified application, including the estima, as amended by any amendment specifically referred to approximate the objects of the shove-identified application, including the estima, as amended by any amendment specifically referred to approximate the objects of the shown in the shove-identified application, including the estima, as amended by any amendment specifically referred to approximate the objects of the shown in the shown	DECLA		1.63) FOR UTILITY ICATION DATA SI			CATION USING AN	
The shacked application,    August 17, 2006   based on   PCTLIP2005/003220.   (Filed on   PCTLIP2005/003220.   (Filed 2/18/7/2005)	CARBONIURAIE-LIGANU CONJUGALES AND INCIR APPLICATION FOR						
The altached application,  Application No. 10/590, 045 filed on PCT/JP 2005/003220. (filed 2/19/2005)  As amended on PCT/JP 2005/003220. (filed 2/19/2005)  As amended on (if applicable);  I/We believe that twe em/are the original and last inventor(s) of the subject matter which is claimed and for which a patent is sought;  I/We have reviewed and understand the contents of the above-identified application, including the relatine, as amended by any amendment specifically referred to above;  I/We set inventorable the diffu of disclose to the United States Patent and Tredemys Office all information flowers are stated as a set of the prior application and the national application, material information which became subject the fifty of the prior application and the national are PCF international, fifting data of the centrologic are stated and the national are PCF international, fifting data of the centrologic are stated and the fifty of the prior application and the national are purely application.  All attemptics made therein on information and the patent of the prior application and the national are the fifty data of the centrologic are stated and the fifty of the prior application and the national are the fifty of the prior application and the national are the fifty of the prior application of the fifty of the fifty of the prior application of the fifty of the prior application of the fifty of the fifty of the fifty o	As the below n	amed invantar(s), I/we	declare that:				
August 17, 2006 based on PCTT/P2005/003220. (filed 2/18/2005)  As amended on PCTT/P2005/003220. (filed 2/18/2005)  As amended on (if applicable);  I/we believe that the am/are the original and first inventoris) of the subject matter which is claimed and for which a patent to sought. We never reviewed and understand the contents of the above-identified applicables, including the statine, as amended by any amendment specifically referred to above;  Whe networking the drilly to disclose to the United States Patent and Tradement, Office all Information, known to means to be material applicables, instead in 12 CFR 1-58, including for continuation-in-part applicables, instead in 12 CFR 1-58, including for continuation-in-part applicables, instead in the file of the continuation-in-part applicables.  All statements made havin of my/our own knowledge are true, all statements made havelin on information and bettell are positived to be true, and invention for the file of the continuation-in-part applicable by fine or impresentant, or both, under 18 U.S.C. 1001, and may propartize the validity of the application or any patent issuing thereon.  FULL NAME OF INVENTOR(S)  Inventor one: Yacuo-SUDA  Signature: Citizen of:  Citizen of:  Citizen of:  Citizen of:  Additional inventors of a logal representative are being named on additional form(s) attached hereto.	This declaration	n la directed to:		•			
Application No. 10/590,045 , filed on PCTL/IP2005/003220.  Application No. 10/590,045 , filed on PCTL/IP2005/003220.  Application No. 10/590,045 , filed on PCTL/IP2005/003220.  (filed 2/18/2005) .  I/We believe their two sm/are the diginal and first inventor(s) at the subject matter which is claimed and for which a patent is sought;  I/We have evidenced and understand the contents of the above-identified application, including the distinct of a subject first of the subject matter which is claimed and for which a patent is sought;  I/We have evidenced and understand the contents of the above-identified application, including the distinct of the subject first on the subject	,	The attached ap	pilcation,			_	
Application No. 10/590,045 , filed on PCTL/JP2005/003220.  Application No. 10/590,045 , filed on PCTL/JP2005/003220.  Application No. 10/590,045 , filed on PCTL/JP2005/003220.  (filed 2/10/2005) .  If applicable);  If the believe that the smarter the digital and fast inventor(s) at the subject matter which is claimed and for which a patent is sought;  If the have evidenced and understand the contents of the above-identified application, including the distinct of the patent application and the second of the property of th			•			•	
Application No. 10/590, 045 , filed on (filed 2/10/2005)  As amended on (if applicable);  We believe that the twister the difficial and fuel inventor(s) of the subject matter which is claimed and for which a patent is sought;  I/We have reviewed and understand the contents of the shove-identified application, trailuding the etaims, as amended by any amendment apertifically referred to above;  Whe recknowledge the duty to disclose to the United States Patent and Trademerk Office all internation known to market to be material to patentiability as defined in 37 CPR 1.55, including for continuation-in-part applications, material information which became available between the filing date of the prior application and the formation and belief are continuation-in-part application.  All statements made have not in mylour own knowledge are true, all statements made have not not international belief are believed to be much and intrins that these statements and to the filing date of the better and the filing date of the prior application and the statements and benefit on the filing date of the prior of the major of the prior of the statements and the filing date of the prior application and the statements and the filing date of the prior application and the statements and the filing date of the prior application and the statements and the filing date of the prior application and the statements and the filing date of the prior application and the statements and the filing date of the prior application and the statements and the filing date of the prior application and the statements and the filing date of the prior application and the statements and the filing date of the prior application and the statements and the filing date of the prior application and the statements and the statement and the statements and the statements and the statement		x	•		•	based on	
Live bolieve that the amarate the original and first inventor(s) of the subject matter which is claimed and for which a patent is sought;  I/we have reviewed and understand the contents of the showe-identified application, trolluding the etalma, as amended by any amendment specifically referred to above;  I/we acknowledge the diffy to disclose to the United States Patent and Tradement Office all Information known to meture to be material to patentability as defined in 37 CFR 1.58, including for continue to help the patentability as defined in 37 CFR 1.58, including for continue to the patentability as defined in 37 CFR 1.58, including for continue to the patentability as defined in 18 CFR 1.58, including for continue to the patentability as defined in 18 CFR 1.58, including for continue to the patentability as defined in the first patentable to continue to patentability as defined in the first patentable to continue to patentability as defined in the first patentable to continue to patentability as defined in the first patentable of the continuents and the first patentable of the continuents and the first patentable of the patentable of the continuents and the first patentable of the patentable of t		Application No.	10/590,045	. file	ed on		:
Inventure in the subject of the subvenient application, including the calma, as smended by any amandment specifically referred to above;  Whe sucknowledge the dily to disclose to the United States Patent and Tradement Office all Information known to make to be material to patentability as defined in 37 CFR 4.59, including for continuation-in-part applications, material information which become explaints between the field date of the prior application on the netional or PCT International (filing date of the prior application).  As statements made baseln of mylour own knowledge are true, all statements made herein or information and belief are purishable by fine or imprisonment, or both, under 16 U.S.C. 1001, and may jeependize the validity of the application or any patent isosting theteon.  FULL NAME OF INVENTOR(S)  Inventor one: Yacus SUDA  Signature: Citizen of:  Additional Inventors of a logal representative are being named on additional form(s) attached hereto.  Citizen of:  Additional Inventors of a logal representative are being named on additional form(s) attached hereto.							
Additional inventors or a logal representative are being named on additional forms:    Additional inventors or a logal representative are being named on additional forms:	l/wc baliava that sought;	Me am/are the ofiginal a	and fuel inventor(s) of the	subject maller w	hich w ci	almed and for which a patent t	5
material to patentability as defined in 37 CPR 1.58, including for continuation-in-part application, material information which became available between the fifting date of the prior application and the national or PCT international filting date or the continuation-in-part application.  All statements made hashe for my/our own knowledge are true, all statements made hashe or information and beltef are believed to be true, and further that these statements were made with the knowledge that willful false atterments and the like or purpose that willing it in information and the like or part particular or insplication or any patent issuing thereon.  PULL NAME OF INVENTOR(5)  Inventor one: Yacus SUDA  Eignature: Citizen of: JAPAN  Inventor three:  Signature: Citizen of:  Citizen of:  Citizen of:  Citizen of:  Additional inventors of a logal representative are being parted on additional form(s) attached hereto.  Citizen No: 247322003800			mients of the above-iden	ilified application,	inaluding	ihe oleims, se smended by an	У
All statements made broin of mylour own knowledge are true, all statements made hareln on information and belief are believed to be true, and hirther that these statements were prede with the knowledge that vitiful false atlatements and the like are purishable by fine or imprisonment, or bottl, under 18 U.S.C. 1001, and may jeopardize the validity of the application or any patent issuing thereon.  FULL NAME OF INVENTOR(S)  Inventor one: Yacus SUDA  Signature: Citizen of: JAPAN  Inventor three:  Signature: Citizen of:	material to patent became available	Ability as defined in 37 Cobelwson the filing date	FR 1.58, including for a	hag-ni-nollauding	applicati	and moltamoini lairetem, and	h
FULL NAME OF INVENTOR(S) Inventor one: Yaguo_SUDA  Signature: Citizen of: JAPAN  Inventor two:  Signature: Citizen of:  Inventor three:  Signature: Citizen of:  Inventor four:  Citizen of:  Additional inventors of a logal representative are boing named on additional form(s) attached hereto.  Incket No: 247322003800	pelioved to be true are purishable by	i, and higher that these : fine or imprisonment, or thereon.	stateménta Wore made x POLD, under 18 U.S.C.	All the knowledge	that will	ul false alatements and the like	<b>e</b>
Signature:	FULL NAME OF		. 70				
Inventor two:    Clitzen of:	nventor one:	Yacuo-SUDA	0				
Citizen of:  hventor three:  Cignblure:  Citizen of:  hventor four:  Cilizen of:  Cilizen of:  Additional inventors or a logal representative are being named onadditional form(s) attached hereto.  Cket No: 247322003800	Signalure:	PALL	Mida	Citizen of:		JAPAN	
Citizen of:  Signblure:  Citizen of:  Citizen of:  Citizen of:  Citizen of:  Citizen of:  Additional inventors of a logal representative are being named on additional form(s) attached hereto.  Cket No: 247322003800	nventor Iwo:						
Clitzen of:  nventor four:  igneture:  Additional inventors or a logal representative are being named on additional form(s) attached hereto.  cket No: 247322003800	Ilgnature:			Citizen of;			
ignature;Cilizen of:Cilizen of:Cilizen of:Cilizen of:	hventor three:						
Additional inventors of a logal representative are boing named onadditional form(s) attached hereto.  cket No: 247322003800	Signatura:			_ Citizen of;	· · · · · · · · · · · · · · · · · · ·		
Additional inventors of a logal representative are being named on additional form(s) attached hereto.  cket No: 247322003800	nventor four.	•	1	•			
cket No; 247322003800	ignature;			_ Cilizen of:			
	Additional Inv	antors of a logal repress	ntalive are evilate	on	addillonal	lom(s) altached hereto.	
178658 Page # 1	cket No: 2	47322003800					
178658 Page # 1		•	<u>:</u>			•	
· ·	178658		Page # 1			•	